

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

CARRIE R. WEAVER

Plaintiff,

$$V.$$

**ROUNDY'S ILLINOIS, LLC D/B/A  
MARIANO'S**

Defendant.

**No.** 1:22-cv-4033

**Hon. Franklin U. Valderrama**  
**District Court Judge**

## JURY DEMAND

**PLAINTIFF’S OPPOSED MOTION FOR EXTENSION OF TIME TO FILE RESPONSE  
TO DEFENDANT’S FRCP 12(b)(6) MOTION TO DISMISS, SO AS TO SYNCHRONIZE  
BRIEFING SCHEDULES ON ALL (14) RELATED CASES**

**NOW COMES Plaintiff**, and for her Opposed Motion For Extension of Time to File Response To Defendant's FRCP 12(b)(6) Motion To Dismiss, So As to Synchronize Briefing Schedules on All (14) Related Cases, states as follows:

1. This matter comes before the Court after 23 Plaintiff claims, that had been filed together in the matter of *Cunningham v. Roundy's Illinois*, LLC, Case No. 21-cv-05368 were severed by this Court. See *Cunningham*, Dkt. No. 29.
2. After that severance, 14 Plaintiffs filed individual actions. This case is one of those individually filed claims that was randomly reassigned to this Court.
3. As this Court is aware, in *Cunningham*, Plaintiff has asked Judge Kendall, to consolidate the other 13 cases (including this case) that are currently pending before 11 different judges, based upon the assertion that Defendant's motion to dismiss is premised upon the exact same set of facts and the exact same application of law. Indeed, all 15 of the motions to dismiss filed by Defendant are identical in fact and law, and Defendant filed a near identical dismissal pleading in each case.

4. In each of cases in which Defendant has moved for dismissal, the various Plaintiffs have, like here, requested each Court to stay the briefing schedules pending the outcome of the ruling on the Motion to Consolidate in *Cunningham*. This Court denied Plaintiff's Motion to Stay and let stand the original due date for Plaintiffs response, i.e., October 7, 2022. See Dkt. No. 11.

5. The other requests to the various assigned judges have met with mixed results, with a majority of the opinion to date, like this Court, being that Plaintiffs should now respond to each of the motions to dismiss and that briefing be completed while Judge Kendall considers the Motion to Consolidate pending in *Cunningham*.

6. All Plaintiffs accept that collective sentiment, and thus this Motion For Extension of time to respond to Defendant's dismissal motion. This Motion seeks to synchronize the briefing schedule on Defendant's Motion to Dismiss with the other 14 briefing schedules. To date, five (5) cases have taken the lead in that regard and three (3) judges have assigned a uniform date of October 20, 2022 for Plaintiff's response: two (2) cases assigned to Judge Johnson Coleman, (2) cases assigned to Judge Guzman, and one (1) case assigned to Judge Shah.

7. Plaintiff herein requests that this Court enter an Order setting Plaintiff's response to Defendant's Motion to Dismiss for October 20, 2022, so as to coincide with the briefing set by Judges Johnson Coleman, Guzman and Shah.

8. As of the day of this filing, Plaintiffs in the remaining seven (7) cases have requested those judges to also synchronize these briefing schedules and assign the Plaintiffs therein the same October 20, 2022 date for all responses to Defendant's Motion to Dismiss.

9. Additionally, lead counsel for Plaintiffs in all the cases, John W. Billhorn, is scheduled to be in central Illinois several days the week of October 10, 2022 tending to family health matters involving his elderly father. The requested date of October 20, 2022 would accommodate counsel's responsibilities in that regard.

10. Defense counsel, Christopher Griesmeyer, was consulted on Defendant's position regarding the synchronization of the briefing schedules as described herein. By email, Mr. Griesmeyer demurred to Plaintiff's request and would not agree to the request as presented.

WHEREFORE, Plaintiff Weaver hereby requests this Court to enter and Order granting her Motion For Extension of Time to File Response To Defendant's FRCP 12(b)(6) Motion to Dismiss So As to Synchronize Briefing Schedules on All (14) Related Cases, enter an order setting October 20, 2022 as the due date for Plaintiff's response to Defendant's dismissal motion, establishing a date for Defendant's reply in support of its dismissal motion, and for such other relief the Court deems appropriate under the circumstances.

Respectfully submitted,

***Electronically Filed 10/06/2022***

/s/ John W. Billhorn

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John W. Billhorn  
Samuel D. Engelson

Attorneys for Plaintiff

BILLHORN LAW FIRM  
53 West Jackson Blvd., Suite 1137  
Chicago, IL 60604  
(312) 853-1450  
[jbillhorn@billhornlaw.com](mailto:jbillhorn@billhornlaw.com)  
[sengelson@billhornlaw.com](mailto:sengelson@billhornlaw.com)